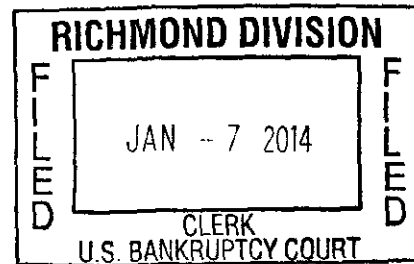


November 24, 2013

Kenco Mechanical, Ltd  
Kenneth W. Kleypas, Registered Agent  
10203 Chatterton Drive  
Houston, TX 77043

In Re: ROOMSTORE, INC - Debtor  
Chapter 7 Case No. 11937790-DOT



Clerk of Court  
United States Bankruptcy Court  
1100 East Main Street, Room 310  
Richmond, VA 23219

Paula S Beran, Esquire  
Tavener & Beran, PLC  
20 North Eighth Street, Second Floor  
Richmond, VA 23219

Robert B. Van Arsdale, Esquire  
Office of the United States Trustee  
701 East Broad Street, Suite 4304  
Richmond, VA 23219

Kevin G. Hroblak, Esquire  
Whiteford, Taylor & Preston, L.L.P.  
7 St Paul Street, Suite 1800  
Baltimore, Maryland 21202

This *opposition* is in response to the Motion requesting that Kenco Mechanical, Ltd pay back money for air conditioning work **done in ordinary course of business pursuant to USC § 546 & 547**. We were paid because the store needed heating and air conditioning to continue to do business and they continually assured us that we would be paid - which is why they OWE us \$5,868.01 without interest in past due invoices. Kenco Mechanical, Ltd will not be paying RoomStore, Inc.

This work was requested and **performed continually before and after they filed for bankruptcy in ordinary course of business**. Kenco Mechanical performed this work in good faith that RoomStore would honor their agreement.

This is in response to the Notice of Motion & Notice of Hearing received November 22, 2013.

Respectfully,



Kenneth Kleypas

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

In re: ) Chapter 7  
 )  
ROOMSTORE, INC. ) Case No. 11-37790-DOT  
 )  
Debtor. )

**NOTICE OF MOTION AND  
NOTICE OF HEARING**

PLEASE TAKE NOTICE that Lynn L. Tavenner, Chapter 7 Trustee, (the "Trustee"), by counsel, filed the Trustee's Motion For An Order Establishing Avoidance Claims Procedures And Memorandum In Support Thereof (the "Motion"). A copy of the Motion is being served electronically simultaneously herewith.

**Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one). Under Local Bankruptcy Rule 9013-1, unless a written response to the Motion is filed with the Clerk of Court and served on the moving party within three (3) days before the scheduled hearing date, the Court may deem any opposition waived, treat the Motion as conceded, and issue an order granting the relief requested.**

If you do not want the Court to grant the relief sought in the Motion, or if you want the Court to consider your views on the Motion, then within three (3) days before the hearing date you or your attorney must:

File with the Court, at the address shown below, a written response with supporting memorandum pursuant to Local Bankruptcy Rule 9013-1. You must mail or otherwise file it early enough so the Court will receive it on or before the due date identified herein.

Clerk of Court  
United States Bankruptcy Court  
1100 East Main Street, Room 310  
Richmond, VA 23219

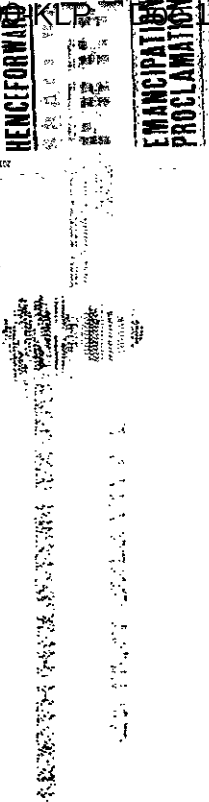
*TWICE RTND  
TO ME*

You must also serve a copy on:

---

Lynn L. Tavenner, Esquire (Va. Bar No. 30083)  
Paula S. Beran, Esquire (Va. Bar No. 34679)  
Tavenner & Beran, PLC  
20 North Eighth Street, Second Floor  
Richmond, Virginia 23219  
Telephone: (804) 783-8300  
Telecopy: (804) 783-0178

Kenco Mechanical, Ltd  
10203 Chatterton Dr  
Houston, TX 77043



MAILED AGAIN 12/6/13  
SAME ADDRESS WITH COPY  
OF THIS ENVELOPE

EMANCIPATION  
PROCLAMATION

1863

FOR EVER

Clerk of Court  
United States Bankruptcy Court  
1100 East Main Street, Room 310  
Richmond, VA 23219

2326-03836

